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US APPLICATION NO		LIRSI NAMI D	PPUCANT	ATTY, DOCKET NO.
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PONALO E Sambort		1	INTERNATION	AL APPLICATION NO.
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NEW YURI BY 1/0012			11577	771 US/LX/9
			DATE MAILLD:	04/05/00
NOTIFICATION OF MIS	SING REQUIREMEN	TS UNDER	35 U.S.C. 371 IN TH	IE UNITED
STATES DESIGNATED/ELECTED OFFICE (DO/EO/US)  1. The following items have been submitted by the applicant or the IB to the United States Patent and Trademark Office as				
1. The following items have been subm a Designated Office (37)		the 1B to the	United States Patent a	and I rademark Office as
a Designated Office (37 C				
U.S. Basic National Fee.				
Copy of the international applica	ition in:			
a non-English language	•			
English.				
Translation of the international a	application into English.			
Oath or Declaration of inventors				
Copy of Article 19 amendments				
Translation of Article 19 amendments into English.  The International Preliminary Examination Report in English and its Annexes, if any.				
Translation of Annexes to the International Preliminary Examination Report into English				
Preliminary amendment(s) filed		and		
☐ Information Disclosure Stateme	7-17	and		
Assignment document.				
Power of Autorney and or Chang	ge of Address.			
Substitute specification filed		<del></del> '		
Verified Statement Claiming Sm	iall Entity Status.			
Priority Document.  Copy of the International Scaret	2 Report Tand copies of	of the reference	es cited therein	
Dother Sequence liste	man i will so sul	lication	37	
2. The following tems MUST be furni	ished within the period s	et forth below	In order to complete	the requirements for
acceptance under 35 U.S.C. 371:		*		
a. Translation of the application into English Note a processing fee will be required if submitted later than the				
appropriate 20 or 30 months from the priority date.  The current translation is defective for the reasons indicated on the attached Notice of Defective				
Translation				
b. Processing fee for providing the translation of the application and/or the Annexes later than the appropriate 20 or				
30 months from the priority date (37 CFR 1.492(f)).				
C. Outh or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), identifying the application by the International application number and international filing date.				
The current case or declaration does not comply with 37 CER 1.497(a) and (b) for the reasons indicated				
on the attached PCT/DO/EO/917. [unlylcuted]				
Ad. Surcharge for providing the oath or declaration later than the appropriate 20 or 30 months from the priority date				
(37 CFR 1.492(e)).				
3. Additional claim fees of \$ as a □ large entity □ small entity, including any required multiple dependent claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are				
due. See attached PTO-875.	a submit the auditional c	iaini ices oi e	ancer die additional e	lating for which rees are
			12 72 MV Voc - marrows 12 1	COMMITTED AND A COMMITTED
ALL OF THE ITEMS SET FORTH FROM THE DATE OF THIS NOTIC	IN 2(a)-2(d) AND 3 AL	OVE MUST	BE SUBMITTED V	ODITY DATE FOR
THE APPLICATION, WHICHEVE	RISTATER FAULT	RE TO PROI	PERLY RESPOND	WILL RESULT IN
ABANDONMENT.				
The time period set above may be exten	nd the filing a patition	and fee for a	viencion of time under	the provisions of 37
CFR 1.136(a).	nded by ming a pennion	and ice for e	ctension of time tinde	t the provisions of 57
4. Translation of the Annexes MUST	be submitted no later tha	it the time per	iod set above or the a	nnexes will be cancelled.
Note processing fee will be required if submitted later than 30 months from the priority date.  5. The Article 19 amendments are cancelled since a translation was not provided by the appropriate 20 (37 CFR.				
494(d)) or 30 (37 CFR 1.495(d)) month			novided by the approp	priate 20 (37 CFR.
				<i>V</i>
Applicant is reminded that any commu	nication to the United St	ates Patent an	d Trademark Office	must be mailed to the
address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)  A copy of this notice MUST be returned with this response.				
	MUST be retu	rned wit	n tnis respon.	se.
Enclosed:	Писте	T		
☐ PCT/DO/EO/917 ☐ PTO-875	Notice of Defective	i ranslation	Pat Boo	ker, Paralegal
FORM PCT/DO/EO/905 (December I	1997)		Telephone: 70	
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